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LAW OFFICE OF SARAH KUNSTLER

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November 26, 2019

BY ECF

Hon. Andrew L. Carter Jr. Thurgood Marshall United States Courthouse 40 Foley Square New York, NY 10007

USDC SDNY DOCUMENT ELECTRONICALLY FILED

Re:

United States v. Adalgisa Montilla

19 Cr. 493 (ALC)

Dear Judge Carter:

I write on behalf of my client, Adalgisa Montilla, to respectfully request a modification of the bond conditions in this case to remove location monitoring as a condition of her release. The government has no objection to this request.

This request was prompted by a recommendation from my client's pretrial services officer, and is based on Ms. Montilla's "excellent compliance with all conditions." Pretrial also notes that location monitoring was not part of its original recommendation for Ms. Montilla.

Thank you for your kind consideration of this request.

Respectfully,

Sarah Kunstler

Attorney for Adalgisa Montilla

CC: AUSA Ryan Finkel

Pretrial Services Officer Bernisa M. Mejia

The application is

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Andrew L. Carter Jr, U.S.D.J.

Dated: December 5, 2019 NY, New York